## UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF OHIO

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JULIE ANNE CHINNOCK,

Case No. 1:18-cv-1009

Plaintiff,

VS.

OPINION & ORDER

[Resolving Docs. <u>20</u>, <u>21</u>, <u>22</u>, <u>23</u>, <u>24</u>, <u>25</u>, <u>26</u>,

30, 32]

NAVIENT CORPORATION, et al.,

Defendants.

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## JAMES S. GWIN, UNITED STATES DISTRICT JUDGE:

Plaintiff Julie Chinnock asks the Court to reconsider its refusal to remand this case to state court, arguing (once again) that the case was improperly removed under 28 U.S.C. § 1441.¹ She protests that the Court did not give her sufficient time to file a reply brief and erred in declining to remand the case.²

The Court is not persuaded by Plaintiff Chinnock's additional arguments in her reply brief and motion to reconsider and **DENIES** her motion to reconsider for the reasons stated in its previous Order.

One point requires further clarification. Plaintiff Chinnock correctly points out that claims against multiple defendants cannot be aggregated to meet the amount in controversy requirement.<sup>3</sup> But even if Plaintiff Chinnock argues that each of the loans at issue are from different lenders, she nonetheless seeks a remedy against Defendants Navient Corporation and Navient Solutions, LLC, with regard to all of the alleged loans. As a result, her claims against those defendants may be aggregated.<sup>4</sup> And the Court may take supplemental jurisdiction over her claims against the remaining

<sup>&</sup>lt;sup>1</sup> Doc. <u>25</u>.

<sup>&</sup>lt;sup>2</sup> *Id.* 

<sup>&</sup>lt;sup>3</sup> Doc. <u>23</u> at 6–7.

<sup>&</sup>lt;sup>4</sup> See Naji v. Lincoln, 665 F. App'x 397, 401 (6th Cir. 2016) ("A single plaintiff may aggregate his separate claims against a single defendant . . . .").

Case No. 1:18-cv-1009

Gwin, J.

defendants.5

The parties have also filed a number of other motions.

First, Plaintiff Chinnock has filed two motions for summary judgment.<sup>6</sup> In light of the early stage of this litigation, the Court will hold those motions in abeyance until discovery has proceeded

further.

Second, Plaintiff Chinnock has informed the Court that she believes that counsel for the

Navient Defendants have engaged in unauthorized practice of law.<sup>7</sup> The Court sees no evidence of

unethical behavior on the part of the Navient Defendants' counsel and **DENIES** what it construes as

a request for sanctions.

Third, Plaintiff Chinnock filed a notice with the Court stating that she has identified some or

all of the John Doe defendants in her complaint.<sup>8</sup> The Court construes this as a motion to amend the

complaint and GRANTS that motion. Chinnock should file any amended complaint naming

additional defendants within fourteen days of this Order. In light of the potential for amendment, the

Court will hold the Navient Defendants' motion to dismiss in abeyance.

Fourth, Plaintiff Chinnock moves to strike some portions of the Navient Defendants' motion

to dismiss, arguing that they are derogatory or incorrect.9 The Court DENIES that motion. The

statements Chinnock challenges essentially reflect differing views of the facts of the case or confusion

about Plaintiff's arguments. Those are not reasons to strike portions of the motion to dismiss.

Fifth, the Court rejects Plaintiff Chinnock's claim that the Electronic Filing System's (ECF)

requirements elevate substance over form, may chill legal practice or the rule of law, or pose any

threat to the administration of justice. 10 Resources to assist counsel in utilizing the system are

<sup>5</sup> See 28 U.S.C. § 1367.

<sup>6</sup> Doc. 20; Doc. 32.

<sup>7</sup> Doc. 22 at 4–6; Doc. 24.

<sup>3</sup> Doc. <u>26</u>.

<sup>9</sup> Doc. 22 at 1–4.

<sup>10</sup> Doc. 30 at 1.

-2-

Case No. 1:18-cv-1009

Gwin, J.

plentiful and attorneys throughout the country have been able to utilize it without any discernable

impact on either the rule of law or their ability to effectively represent their clients. Plaintiff's

counsel's preference for paper filing is not grounds for changing the Court's rule nor is it evidence of

any fundamental defect in the ECF.

Finally, Plaintiff Chinnock requests that she and her counsel be allowed to attend the July 25,

2018, case management conference by telephone. The Court **DENIES** that motion.

For those reasons, the Court GRANTS Plaintiff Chinnock's motion for leave to amend her

complaint. Any amendment to the complaint must be filed within fourteen days of this Order. The

Court will hold the Navient Defendants' motion to dismiss in abeyance pending the filing of an

amended complaint.

The Court **DENIES** Plaintiff Chinnock's motion to reconsider the Court's denial of the earlier

motion to remand, her motion for sanctions, her motion to strike, and her motion to appear by

telephone. It will hold Plaintiff Chinnock's motion for summary judgment in abeyance pending

further discovery.

IT IS SO ORDERED.

Dated: July 17, 2018

James S. Gwin

JAMES S. GWIN

UNITED STATES DISTRICT JUDGE

<sup>11</sup> Doc. <u>21</u>.

-3-